OFFICE OF THE ATTORNEY GENERAL  
STATE OF NEVADA

In the Matter of: PUBLIC UTILITIES COMMISSION OF NEVADA.

AG FILE NO.: 13897-199

FINDINGS OF FACT AND CONCLUSIONS OF LAW

BACKGROUND

Angel De Fazio filed three separate complaints (collectively "Complaint") with the Office of the Attorney General (OAG) alleging violations of the Nevada Open Meeting Law (OML) by the Public Utilities Commission of Nevada (Commission or PUC). The Complaint alleges that the Commission did not comply with the OML in the following respects:

ALLEGATION NO. 1: The Commission unlawfully redacted the address and phone number from the resume of one of the finalists for PUC Director in the supporting material for its July 22, 2015, meeting;

ALLEGATION NO. 2: The Commission did not hold public meetings to authorize or approve the following actions taken by the PUC Executive Director: a) submitting a response to the U.S. Department of Transportation’s annual Pipeline Safety Program Review, b) revising its Administrative Policy Manual, and c) designating a records official;

ALLEGATION NO. 3: The Commission did not hold public meetings to receive reports from the PUC Executive Director regarding staff involvement on external committees and on the assessment and collection of administrative fines;

ALLEGATION NO. 4: The Commission did not hold public meetings to authorize or approve bill draft requests (BDRs) for the 2017 Nevada Legislative Session;

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ALLEGATION NO. 5: The Commission did not hold public meetings to authorize or approve contracts that were submitted to the State Board of Examiners for approval; and

ALLEGATION NO. 6: The Commission did not hold public meetings to authorize or approve the posting of an unclassified job announcement for the position of PUC General Counsel.¹

The OAG has statutory enforcement powers under the OML and the authority to investigate and prosecute violations of the OML. NRS 241.037; NRS 241.039; NRS 241.040. The investigation of the Complaint included OAG review of the public notice, agendas, supporting material and minutes for meetings held on June 10, 2015, July 22, 2015, September 30, 2015, and May 26, 2016, together with written responses to the Complaint from Garrett Weir and Hayley Williamson, PUC Assistant General Counsel.

In the course of investigating this matter, the OAG determined that the activities of the selection committee appointed by the Commission on June 10, 2015, to interview and select finalists for a new PUC Executive Director, implicate the OML. The scope of the investigation was expanded to include the selection committee and the applicability of the OML to the selection committee is addressed in this opinion.²

STATUTORY BACKGROUND

The Commission was created pursuant to NRS Chapter 703, is a “public body” as defined by NRS 241.015(4), and is subject to the OML. The PUC Executive Director position was created in 2009 to have full administrative management authority over the Commission, thereby separating the Commission's policy-related functions from its administrative functions. Assembly Bill 510, 2009 Leg., 75th Sess. Prior to the creation of the position of PUC Executive Director, actions that were administrative in nature

¹ In addition, the complaint alleges that the PUC Executive Director does not meet the statutory qualifications required for the position as set forth in NRS 703.130(2). However, this allegation fails to state a claim under the OML.

² The selection committee was the subject of a prior OML complaint and opinion, OMLO 13897-158. Because OMLO 13897-158 did not directly address the underlying issue of whether the selection committee was a public body subject to the OML, OMLO 13897-158 is withdrawn and superseded by this opinion.
pertaining to internal PUC operations were brought before the Commission for action at
public meetings held in conformance with the OML.

The PUC Executive Director is appointed by the Commission pursuant to NRS
703.130(2). The PUC General Counsel is appointed by the Commission pursuant to NRS
703.164(1). These appointments require action by the Commission at public meetings
held in conformance with the OML. NRS 703.130(3) sets forth the powers and duties of
the PUC Executive Director. Matters that are beyond the statutory authority of the PUC
Executive Director require action by the Commission at public meetings held in
conformance with the OML.

LEGAL STANDARD

The legislative intent of the OML is that the actions of public bodies “be taken
openly, and that their deliberations be conducted openly.” NRS 241.010(1); see also
and policy behind NRS chapter 241 favors open meetings”). Public bodies working on
behalf of Nevada citizens must conform to statutory requirements in open meetings under
an agenda that provides full notice and disclosure of discussion topics and any possible

The term “public body” includes any “administrative, advisory, executive or
legislative body of the State . . . which advises or makes recommendations to any entity
which expends or disburses or is supported in whole or in part by tax revenue.” NRS
241.015(4)(a). The statutory definition was amended in 2011 to clarify that the definition
includes bodies created by “resolution or other formal designation [a public] body created
by a statute of this State.” Assembly Bill 59, 2011 Leg., 76th Sess. Consistent with this
statutory definition, the OAG has previously opined that to the extent a multimember
group is appointed by a public body and given the task of making decisions for or
recommendations to that public body, that group is also a “public body” subject to the
OML. See § 2.04 NEVADA OPEN MEETING LAW MANUAL (12th ed. 2016) (and
opinions cited therein).
NRS 241.030(4)(d) prohibits a closed meeting for the discussion or appointment of a person to public office by a public body. All portions of the selection and appointment process, whether conducted by the public body itself or delegated to another body, must occur in a public meeting. *City Council of City of Reno v. Reno Newspapers, Inc.*, 105 Nev. 886, 891, 784 P.2d 974, 977 (1989). Any action taken in violation of the OML is void. NRS 241.036.

**THE ALLEGATIONS IN THE COMPLAINT**

1. The limited redaction of the supporting material for the July 22, 2015, Commission meeting did not compromise the purpose of the supporting material: to provide the public with the professional background and qualifications of the two finalists for the position of PUC Executive Director. Therefore, Allegation #1 is without merit.

2. The actions taken by the PUC Executive Director that form the basis for Allegation #2 are within the statutory authority of the PUC Executive Director under NRS 703.130(3) and do not require action by the Commission. Furthermore, there is no evidence that the Commission met in violation of the OML to authorize or approve the actions in question. Therefore, Allegation #2 is without merit.

3. There is no evidence that the Commission met in violation of the OML to receive reports from the PUC Executive Director. Therefore, Allegation #3 is without merit.

4. The submission of BDRs to the Nevada Legislature is not within the statutory authority of the PUC Executive Director and requires action by the Commission at a public meeting held in conformance with the OML. However, the Commission’s legal counsel represents that the Commission is not requesting any BDRs for the 2017 Nevada Legislative Session. Furthermore, there is no evidence that the Commission met in violation of the OML to consider BDRs. Therefore, Allegation #4 is without merit.

5. The submission of contracts to the State Board of Examiners for approval is within the statutory authority of the PUC Executive Director under NRS 703.130(3)(b)(5).
and does not require action by the Commission. Furthermore, there is no evidence that
the Commission met in violation of the OML to authorize or approve the contracts in
question. Therefore, Allegation #5 is without merit.

6. The unclassified job announcement for the position of PUC General Counsel
was posted in conformance with the State personnel laws. Furthermore, there is no
evidence that the Commission met in violation of the OML to authorize or approve the
posting of an unclassified job announcement for the position of PUC General Counsel.
Therefore, Allegation #6 is without merit.

APPLICABILITY OF THE OML TO THE SELECTION COMMITTEE

Findings of Fact

1. The public notice and agenda for the June 10, 2015, Commission meeting
concerned the process for replacing the retiring PUC Executive Director.

2. The minutes of the June 10, 2015, Commission meeting state that under
agenda item no. 2(D) the Commission took the following action: “Chairman Burtenshaw
moved that the Commission post the opening for Executive Director as an
internal/external open competitive recruitment, recruit for the Carson City office,
designate five members to the selection committee consisting of Ms. Anne-Marie Cuneo,
Ms. Tammy Cordova, Ms. Crystal Jackson, Mr. Don Lomoljo, and Ms. Carolyn Tanner
with Ms. Breanne Potter serving as the Personnel Officer, and at a subsequent agenda
meeting recommend the top two finalists to the Commission for appointment
consideration by the full Commission. Commissioner Wagner seconded the motion and
Commissioner Noble concurred.”

3. The public notice and agenda for the July 22, 2015, Commission meeting
concerned the appointment of a new PUC Executive Director. Agenda item no. 3(B) for
the meeting indicated: “Appoint Executive Director from finalists Kathleen Taylor or
Stephanie Mullen recommended by the Commission’s internal selection committee. FOR
POSSIBLE DISCUSSION/ACTION: APPOINT EXECUTIVE DIRECTOR.

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4. The minutes of the July 22, 2015, Commission meeting state that under agenda item no. 3(B) the Commission took the following action: "Chairman Burtenshaw moved that the Commission appoint Ms. Stephanie Mullen as the Executive Director, and if Ms. Mullen does not accept the position, offer the position to Ms. Kathleen Taylor. Commissioner Wagner seconded the motion and Commissioner Noble concurred."

Conclusions of Law

1. Because the selection committee was appointed by the Commission at its June 10, 2015, meeting to select two finalists for the PUC Executive Director position pursuant to NRS 703.130(2), the selection committee was a “public body” as defined in NRS 241.015(4)(a)(5), subject to the OML.

2. The selection committee’s failure to comply with the OML violated the spirit and letter of the law. Compliance with the OML by the selection committee would have provided transparency in the selection and appointment of the PUC Executive Director, a matter of significant public interest, and would have facilitated open government in furtherance of the Legislature’s intent.

3. If the Commission appoints a committee to interview and select finalists for the position of General Counsel for presentation to the Commission for a final decision, that committee will be a “public body” as defined in NRS 241.015(4)(a)(5), subject to the OML.

SUMMARY

Due to the expiration of the limitations periods for legal action set forth in NRS 241.037(3) and NRS 241.040(4), this opinion is advisory. Nevertheless, because the OAG finds that the Commission has taken action in violation of the OML, the Commission must place on its next meeting agenda these Findings of Fact and Conclusions of Law and include them in the supporting material for the meeting. The agenda item must acknowledge these Findings of Fact and Conclusions of Law to be the result of the OAG investigation in the matter of Attorney General File No. 13897-199, and that it has been placed there as a requirement of NRS 241.0395.
Furthermore, the OAG strongly recommends that the Commission members and staff receive training in the OML; the OAG is available to provide OML training upon request.

DATED this 10th day of August, 2016.

ADAM PAUL LAXALT
Attorney General

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CERTIFICATE OF SERVICE

I certify that I am an employee of the Office of the Attorney General, State of Nevada, and that on this 10th day of August, 2016, I caused to be deposited for mailing, a true and correct copy of the foregoing, FINDINGS OF FACT AND CONCLUSIONS OF LAW, to the following:

Angel De Fazio
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Garrett Weir, Assistant General Counsel
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[Signature]
An employee of the Office of the Attorney General